103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

SB2411

Introduced 2/10/2023, by Sen. Mattie Hunter

SYNOPSIS AS INTRODUCED:

20 ILCS 505/21	from	Ch.	23,	par.	5021
20 ILCS 4104/10					
325 ILCS 5/7.01					
325 ILCS 5/7.4	from	Ch.	23,	par.	2057.4

Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall develop and implement a safety-based child welfare intervention system (rather than a standardized child endangerment risk assessment protocol), a standardized method for demonstration of proficiency in application of the safety-based child welfare intervention system, and an evaluation of the reliability and validity of the safety-based child welfare intervention system. Requires all child protective investigators and supervisors and child welfare specialists and supervisors employed by the Department to demonstrate proficiency in application of the safety-based child welfare intervention system previous to being permitted to make safety decisions about the children for whom they are responsible. Requires the Department to establish a multi-disciplinary advisory committee to advise the Department and its related contractors in the development and implementation of the safety-based child welfare intervention system. Requires the Department to develop safety-based child welfare intervention system training curriculum. Requires the Department to submit annual reports, beginning on or before December 31, 2026, to the General Assembly on the evaluation of the reliability and validity of the safety-based child welfare intervention system. Makes corresponding changes to the Advisory Committee on Reducing the Disproportionate Representation of African-American Children in Foster Care Act and the Abused and Neglected Child Reporting Act.

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1 AN ACT concerning children.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Children and Family Services Act is amended
by changing Section 21 as follows:

6 (20 ILCS 505/21) (from Ch. 23, par. 5021)

7 Sec. 21. Investigative powers; training.

8 (a) To make such investigations as it may deem necessary9 to the performance of its duties.

(b) In the course of any such investigation any qualified 10 person authorized by the Director may administer oaths and 11 12 secure by its subpoena both the attendance and testimony of 13 witnesses and the production of books and papers relevant to 14 such investigation. Any person who is served with a subpoena by the Department to appear and testify or to produce books and 15 16 papers, in the course of an investigation authorized by law, 17 and who refuses or neglects to appear, or to testify, or to produce books and papers relevant to such investigation, as 18 19 commanded in such subpoena, shall be guilty of a Class B misdemeanor. The fees of witnesses for attendance and travel 20 shall be the same as the fees of witnesses before the circuit 21 22 courts of this State. Any circuit court of this State, upon application of the person requesting the hearing or the 23

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Department, may compel the attendance of witnesses, the 1 2 production of books and papers, and giving of testimony before the Department or before any authorized officer or employee 3 thereof, by an attachment for contempt or otherwise, in the 4 5 same manner as production of evidence may be compelled before 6 such court. Every person who, having taken an oath or made affirmation before the Department or any authorized officer or 7 employee thereof, shall willfully swear or affirm falsely, 8 9 shall be quilty of perjury and upon conviction shall be 10 punished accordingly.

11 (c) Investigations initiated under this Section shall 12 provide individuals due process of law, including the right to 13 a hearing, to cross-examine witnesses, to obtain relevant 14 documents, and to present evidence. Administrative findings 15 shall be subject to the provisions of the Administrative 16 Review Law.

17 Beginning July 1, 1988, any child protective (d) investigator or supervisor or child welfare specialist or 18 supervisor employed by the Department on the effective date of 19 20 this amendatory Act of 1987 shall have completed a training program which shall be instituted by the Department. The 21 22 training program shall include, but not be limited to, the 23 following: (1) training in the detection of symptoms of child neglect and drug abuse; (2) specialized training for dealing 24 25 with families and children of drug abusers; and (3) specific 26 training in child development, family dynamics and interview

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techniques. Such program shall conform to the criteria and curriculum developed under Section 4 of the Child Protective Investigator and Child Welfare Specialist Certification Act of 1987. Failure to complete such training due to lack of opportunity provided by the Department shall in no way be grounds for any disciplinary or other action against an investigator or a specialist.

The Department shall develop a continuous inservice staff 8 9 development program and evaluation system. Each child 10 protective investigator and supervisor and child welfare 11 specialist and supervisor shall participate in such program 12 and evaluation and shall complete a minimum of 20 hours of 13 inservice education and training every 2 years in order to maintain certification. 14

15 Any child protective investigator or child protective 16 supervisor, or child welfare specialist or child welfare 17 specialist supervisor hired by the Department who begins his actual employment after the effective date of this amendatory 18 Act of 1987, shall be certified pursuant to the Child 19 20 Protective Investigator and Child Welfare Specialist Certification Act of 1987 before he begins such employment. 21 22 Nothing in this Act shall replace or diminish the rights of 23 employees under the Illinois Public Labor Relations Act, as amended, or the National Labor Relations Act. In the event of 24 25 any conflict between either of those Acts, or any collective 26 bargaining agreement negotiated thereunder, and the provisions

of subsections (d) and (e), the former shall prevail and control.
control.
(e) The Department shall develop and implement the
following:
(1) A safety-based child welfare intervention system
standardized child endangerment risk assessment protocol.
(2) Related training procedures.
(3) A standardized method for demonstration of
proficiency in application of the <u>safety-based child</u>
welfare intervention system protocol.
(4) An evaluation of the reliability and validity of
the <u>safety-based child welfare intervention system</u>
protocol.
All child protective investigators and supervisors and child
welfare specialists and supervisors employed by the Department
or its contractors shall be required, subsequent to the
availability of training under this Act, to demonstrate
proficiency in application of the safety-based child welfare

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<u>intervention system</u> protocol previous to being permitted to make <u>safety</u> decisions about the <u>degree of risk posed to</u> children for whom they are responsible. The Department shall establish a multi-disciplinary advisory committee appointed by the Director, including but not limited to representatives from the fields of child development, domestic violence, family systems, juvenile justice, law enforcement, health care, mental health, substance abuse, and social service to - 5 - LRB103 25727 KTG 52076 b

1 advise the Department and its related contractors in the 2 development and implementation of the safety-based child 3 welfare intervention system child endangerment risk assessment protocol, related training, method for demonstration of 4 5 proficiency in application of the safety-based child welfare 6 intervention system protocol, and evaluation of the 7 reliability and validity of the safety-based child welfare 8 intervention system protocol. The Department shall develop the 9 safety-based child welfare intervention system protocol, 10 training curriculum, method for demonstration of proficiency 11 in application of the safety-based child welfare intervention 12 system, protocol and method for evaluation of the reliability 13 and validity of the safety-based child welfare intervention system protocol by July 1, 1995. Training and demonstration of 14 15 proficiency in application of the safety-based child welfare 16 intervention system child endangerment risk assessment 17 protocol for all child protective investigators and supervisors and child welfare specialists and supervisors 18 shall be completed as soon as practicable, but no later than 19 20 January 1, 1996. The Department shall submit to the General Assembly on or before December 31, 2026 May 1, 1996, and every 21 22 year thereafter, an annual report on the evaluation of the 23 reliability and validity of the safety-based child welfare child endangerment risk assessment 24 intervention system 25 protocol. The Department shall contract with a not for profit organization with demonstrated expertise in the field of 26

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safety-based child welfare intervention child endangerment 1 2 risk assessment to assist in the development and 3 implementation of the safety-based child welfare intervention system child endangerment risk assessment protocol, related 4 5 training, method for demonstration of proficiency in 6 application of the safety-based child welfare intervention system protocol, and evaluation of the reliability and 7 8 validity of the safety-based child welfare intervention system 9 protocol.

10 (f) The Department shall provide each parent or quardian 11 and responsible adult caregiver participating in a safety plan 12 a copy of the written safety plan as signed by each parent or 13 responsible adult caregiver guardian and and by а 14 representative of the Department. The Department shall also 15 provide each parent or quardian and responsible adult 16 caregiver safety plan information on their rights and 17 responsibilities that shall include, but need not be limited to, information on how to obtain medical care, emergency phone 18 numbers, and information on how to notify schools or day care 19 20 providers as appropriate. The Department's representative 21 shall ensure that the safety plan is reviewed and approved by 22 the child protection supervisor.

23 (Source: P.A. 98-830, eff. 1-1-15.)

24 Section 10. The Advisory Commission on Reducing the 25 Disproportionate Representation of African-American Children SB2411

1 in Foster Care Act is amended by changing Section 10 as 2 follows:

3 (20 ILCS 4104/10)

4 Sec. 10. Advisory Commission on Reducing the 5 Disproportionate Representation of African-American Children 6 in Foster Care.

7 (a) The Advisory Commission on Reducing the 8 Disproportionate Representation of African-American Children 9 in Foster Care is created and shall have the following 10 appointed members:

(1) One member appointed by the Governor or his of herdesignee.

13 (2) One member appointed by the Speaker of the House14 of Representatives or his or her designee.

(3) One member appointed by the Minority Leader of the
 House of Representatives or his or her designee.

17 (4) One member appointed by the President of the18 Senate or his or her designee.

19 (5) One member appointed by the Minority Leader of the20 Senate or his or her designee.

21 Department on Aging, the Department of (6) The 22 Children and Family Services, the Department of Human 23 Services, the Department of Juvenile Justice, the 24 Department of Commerce and Economic Opportunity, the 25 Department of Healthcare and Family Services, the Department of Public Health, the State Board of Education, the Board of Higher Education, the Illinois Community College Board, the Department of Human Rights, the Capital Development Board, the Department of Corrections, and the Department of Labor shall each appoint a liaison to serve ex officio on the Commission.

7 (7) One member from the Task Force on Strengthening
8 Child Welfare Workforce for Children and Families.

9 (8) One member from the <u>Safety-Based Child Welfare</u> 10 <u>Intervention</u> Child Endangerment Risk Assessment Protocol 11 Advisory Committee.

12 (9) Two members representing nonprofit organizations
13 that advocate for African-American children or youth to be
14 appointed by the Governor or his or her designee.

(b) The Governor or his or her designee shall appoint thechairperson or chairpersons.

(c) Each member appointed to the Commission shall have a working knowledge of Illinois' child welfare system. The members shall reflect regional representation to ensure that the needs of African-American families and children throughout the State of Illinois are met.

(d) Members shall be appointed within 60 days after the effective date of this Act. The Advisory Commission shall hold its initial meetings within 60 days after at least 50% of the members have been appointed.

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(e) Vacancies on the Advisory Commission shall be filled

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1 in the same manner as initial appointments. Appointments to 2 fill vacancies occurring before the expiration of a term shall 3 be for the remainder of the unexpired term. Members shall 4 serve without compensation but may be reimbursed for actual 5 necessary expenses incurred in the performance of their 6 duties.

7 (f) The Department of Children and Family Services shall
8 provide administrative support to the Advisory Commission.
9 (Source: P.A. 102-470, eff. 8-20-21.)

Section 15. The Abused and Neglected Child Reporting Act
 is amended by changing Sections 7.01 and 7.4 as follows:

12 (325 ILCS 5/7.01)

Sec. 7.01. <u>Reports made by mandated reporters that require</u> <u>a child welfare services referral</u> Safety assessments for reports made by mandated reporters.

(a) When a report is made by a mandated reporter to the 16 17 statewide toll-free telephone number established under Section 7.6 of this Act and there is a prior indicated report of abuse 18 or neglect, or there is a prior open service case involving any 19 20 member of the household, the Department must, at a minimum, 21 accept the report as a child welfare services referral. If the 22 family refuses to cooperate or refuses access to the home or 23 children, then a child protective services investigation shall be initiated if the facts otherwise meet the criteria to 24

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1 accept a report.

As used in this Section, "child welfare services referral" means an assessment of the family for service needs and linkage to available local community resources for the purpose of preventing or remedying or assisting in the solution of problems which may result in the neglect, abuse, exploitation, or delinquency of children, and as further defined in Department rules and procedures.

9 As used in this Section, "prior open service case" means a 10 case in which the Department has provided services to the 11 family either directly or through a purchase of service 12 agency.

13 (b) One year after the effective date of this amendatory 14 Act of the 101st General Assembly, the Auditor General shall 15 commence a performance audit of the Department of Children and 16 Family Services to determine whether the Department is meeting 17 the requirements of this Section. Within 2 years after the audit's release, the Auditor General shall commence 18 а 19 follow-up performance audit to determine whether the 20 Department has implemented the recommendations contained in 21 the initial performance audit. Upon completion of each audit, 22 the Auditor General shall report its findings to the General 23 Assembly. The Auditor General's reports shall include any issues or deficiencies and recommendations. 24 The audits 25 required by this Section shall be in accordance with and 26 subject to the Illinois State Auditing Act.

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1 (Source: P.A. 101-237, eff. 1-1-20.)

(325 ILCS 5/7.4) (from Ch. 23, par. 2057.4)

3 Sec. 7.4. (a) The Department shall be capable of receiving 4 reports of suspected child abuse or neglect 24 hours a day, 7 5 week. Whenever the Department receives a report davs a 6 alleging that a child is a truant as defined in Section 26-2a 7 of the School Code, as now or hereafter amended, the 8 Department shall notify the superintendent of the school 9 district in which the child resides and the appropriate 10 superintendent of the educational service region. The 11 notification to the appropriate officials by the Department 12 shall not be considered an allegation of abuse or neglect under this Act. 13

(a-5) The Department of Children and Family Services may 14 15 implement a "differential response program" in accordance with 16 criteria, standards, and procedures prescribed by rule. The 17 program may provide that, upon receiving a report, the 18 Department shall determine whether to conduct a familv 19 assessment or an investigation as appropriate to prevent or 20 provide a remedy for child abuse or neglect.

For purposes of this subsection (a-5), "family assessment" means a comprehensive assessment of child safety, risk of subsequent child maltreatment, and family strengths and needs that is applied to a child maltreatment report that does not allege substantial child endangerment. "Family assessment" 1 does not include a determination as to whether child 2 maltreatment occurred but does determine the need for services 3 to address the safety of family members and the risk of 4 subsequent maltreatment.

5 For purposes of this subsection (a-5), "investigation" 6 means fact-gathering related to the current safety of a child 7 and the risk of subsequent abuse or neglect that determines 8 whether a report of suspected child abuse or neglect should be 9 indicated or unfounded and whether child protective services 10 are needed.

11 Under the "differential response program" implemented 12 under this subsection (a-5), the Department:

13 (1) Shall conduct an investigation on reports14 involving substantial child abuse or neglect.

15 (2) Shall begin an immediate investigation if, at any 16 time when it is using a family assessment response, it 17 determines that there is reason to believe that substantial child abuse or neglect or a serious threat to 18 19 the child's safety exists.

20 (3) May conduct a family assessment for reports that 21 do not allege substantial child endangerment. In 22 determining that a family assessment is appropriate, the 23 Department may consider issues, including, but not limited 24 to, child safety, parental cooperation, and the need for 25 an immediate response.

(4) Shall promulgate criteria, standards, and

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procedures that shall be applied in making this determination, taking into consideration the <u>Safety-Based</u> <u>Child Welfare Intervention System</u> Child Endangerment Risk <u>Assessment Protocol</u> of the Department.

5 (5) May conduct a family assessment on a report that 6 was initially screened and assigned for an investigation.

7 In determining that a complete investigation is not 8 required, the Department must document the reason for 9 terminating the investigation and notify the local law 10 enforcement agency or the Illinois State Police if the local 11 law enforcement agency or Illinois State Police is conducting 12 a joint investigation.

Once it is determined that a "family assessment" will be implemented, the case shall not be reported to the central register of abuse and neglect reports.

During a family assessment, the Department shall collect any available and relevant information to determine child safety, risk of subsequent abuse or neglect, and family strengths.

Information collected includes, but is not limited to, when relevant: information with regard to the person reporting the alleged abuse or neglect, including the nature of the reporter's relationship to the child and to the alleged offender, and the basis of the reporter's knowledge for the report; the child allegedly being abused or neglected; the alleged offender; the child's caretaker; and other collateral sources having relevant information related to the alleged
 abuse or neglect. Information relevant to the assessment must
 be asked for, and may include:

(A) The child's sex and age, prior reports of abuse or 4 5 neglect, information relating to developmental 6 functioning, credibility of the child's statement, and 7 whether the information provided under this paragraph (A) is consistent with other information collected during the 8 9 course of the assessment or investigation.

10 (B) The alleged offender's age, a record check for 11 prior reports of abuse or neglect, and criminal charges 12 and convictions. The alleged offender may submit 13 supporting documentation relevant to the assessment.

14 Collateral source information regarding (C) the 15 alleged abuse or neglect and care of the child. Collateral 16 information includes, when relevant: (i) а medical 17 examination of the child; (ii) prior medical records relating to the alleged maltreatment or care of the child 18 19 maintained by any facility, clinic, or health care 20 professional, and an interview with the treating and (iii) interviews with the child's 21 professionals; 22 caretakers, including the child's parent, guardian, foster 23 parent, child care provider, teachers, counselors, family 24 members, relatives, and other persons who may have 25 knowledge regarding the alleged maltreatment and the care 26 of the child.

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1 2 (D) Information on the existence of domestic abuse and violence in the home of the child, and substance abuse.

Nothing in this subsection (a-5) precludes the Department from collecting other relevant information necessary to conduct the assessment or investigation. Nothing in this subsection (a-5) shall be construed to allow the name or identity of a reporter to be disclosed in violation of the protections afforded under Section 7.19 of this Act.

9 After conducting the family assessment, the Department 10 shall determine whether services are needed to address the 11 safety of the child and other family members and the risk of 12 subsequent abuse or neglect.

Upon completion of the family assessment, if the Department concludes that no services shall be offered, then the case shall be closed. If the Department concludes that services shall be offered, the Department shall develop a family preservation plan and offer or refer services to the family.

At any time during a family assessment, if the Department believes there is any reason to stop the assessment and conduct an investigation based on the information discovered, the Department shall do so.

The procedures available to the Department in conducting investigations under this Act shall be followed as appropriate during a family assessment.

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If the Department implements a differential response

program authorized under this subsection (a-5), the Department shall arrange for an independent evaluation of the program for at least the first 3 years of implementation to determine whether it is meeting the goals in accordance with Section 2 of this Act.

6 The Department may adopt administrative rules necessary 7 for the execution of this Section, in accordance with Section 8 4 of the Children and Family Services Act.

9 The Department shall submit a report to the General 10 Assembly by January 15, 2018 on the implementation progress 11 and recommendations for additional needed legislative changes.

(b) (1) The following procedures shall be followed in the investigation of all reports of suspected abuse or neglect of a child, except as provided in subsection (c) of this Section.

15 (2)If, during a family assessment authorized bv 16 subsection (a-5) or an investigation, it appears that the 17 immediate safety or well-being of a child is endangered, that the family may flee or the child disappear, or that the facts 18 otherwise so warrant, the Child Protective Service Unit shall 19 20 commence an investigation immediately, regardless of the time 21 of day or night. All other investigations shall be commenced 22 within 24 hours of receipt of the report. Upon receipt of a 23 report, the Child Protective Service Unit shall conduct a family assessment authorized by subsection (a-5) or begin an 24 25 initial investigation and make an initial determination whether the report is a good faith indication of alleged child 26

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1 abuse or neglect.

2 Based on an initial investigation, if the Unit (3) 3 determines the report is a good faith indication of alleged child abuse or neglect, then a formal investigation shall 4 5 commence and, pursuant to Section 7.12 of this Act, may or may not result in an indicated report. The formal investigation 6 7 shall include: direct contact with the subject or subjects of 8 the report as soon as possible after the report is received; an 9 evaluation of the environment of the child named in the report 10 and anv other children in the same environment; а 11 determination of the risk to such children if they continue to 12 remain in the existing environments, as well as а 13 determination of the nature, extent and cause of any condition 14 enumerated in such report; the name, age and condition of 15 other children in the environment; and an evaluation as to 16 whether there would be an immediate and urgent necessity to 17 remove the child from the environment if appropriate family preservation services were provided. After seeing to the 18 19 safety of the child or children, the Department shall forthwith notify the subjects of the report in writing, of the 20 existence of the report and their rights existing under this 21 22 Act in regard to amendment or expungement. To fulfill the 23 requirements of this Section, the Child Protective Service Unit shall have the capability of providing or arranging for 24 25 comprehensive emergency services to children and families at 26 all times of the day or night.

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Ιf at the conclusion of the Unit's initial 1 (4) (i) 2 investigation of a report, the Unit determines the report to be a good faith indication of alleged child abuse or neglect 3 that warrants a formal investigation by the Unit, 4 the 5 Department, any law enforcement agency or anv other responsible agency and (ii) the person who is alleged to have 6 7 caused the abuse or neglect is employed or otherwise engaged 8 in an activity resulting in frequent contact with children and 9 the alleged abuse or neglect are in the course of such 10 employment or activity, then the Department shall, except in 11 investigations where the Director determines that such 12 notification would be detrimental to the Department's 13 inform investigation, the appropriate supervisor or 14 administrator of that employment or activity that the Unit has 15 commenced a formal investigation pursuant to this Act, which 16 may or may not result in an indicated report. The Department 17 shall also notify the person being investigated, unless the determines that such notification 18 Director would be 19 detrimental to the Department's investigation.

(c) In an investigation of a report of suspected abuse or neglect of a child by a school employee at a school or on school grounds, the Department shall make reasonable efforts to follow the following procedures:

(1) Investigations involving teachers shall not, to
 the extent possible, be conducted when the teacher is
 scheduled to conduct classes. Investigations involving

other school employees shall be conducted so 1 as to 2 minimize disruption of the school day. The school employee 3 accused of child abuse or neglect may have his superior, his association or union representative and his attorney 4 5 present at any interview or meeting at which the teacher 6 or administrator is present. The accused school employee 7 shall be informed by a representative of the Department, 8 any interview or meeting, of the accused school at 9 employee's due process rights and of the steps in the 10 investigation process. These due process rights shall also 11 include the right of the school employee to present 12 countervailing evidence regarding the accusations. In an 13 investigation in which the alleged perpetrator of abuse or 14 neglect is a school employee, including, but not limited 15 to, а school teacher or administrator, and the 16 recommendation is to determine the report to be indicated, 17 in addition to other procedures as set forth and defined 18 in Department rules and procedures, the employee's due 19 process rights shall also include: (i) the right to a copy 20 of the investigation summary; (ii) the right to review the 21 specific allegations which gave rise to the investigation; 22 and (iii) the right to an administrator's teleconference 23 which shall be convened to provide the school employee 24 with the opportunity to present documentary evidence or 25 other information that supports his or her position and to 26 provide information before a final finding is entered.

1 (2) If a report of neglect or abuse of a child by a 2 teacher or administrator does not involve allegations of 3 sexual abuse or extreme physical abuse, the Child 4 Protective Service Unit shall make reasonable efforts to 5 conduct the initial investigation in coordination with the 6 employee's supervisor.

7 If the Unit determines that the report is a good faith 8 indication of potential child abuse or neglect, it shall 9 then commence a formal investigation under paragraph (3) 10 of subsection (b) of this Section.

11 (3) If a report of neglect or abuse of a child by a 12 teacher or administrator involves an allegation of sexual 13 abuse or extreme physical abuse, the Child Protective Unit 14 shall commence an investigation under paragraph (2) of 15 subsection (b) of this Section.

16 (c-5) In any instance in which a report is made or caused 17 to made by a school district employee involving the conduct of 18 a person employed by the school district, at the time the 19 report was made, as required under Section 4 of this Act, the 20 Child Protective Service Unit shall send a copy of its final 21 finding report to the general superintendent of that school 22 district.

23 (c-10) The Department may recommend that a school district 24 school employee who is the subject of remove a an 25 investigation from his or her employment position pending the 26 outcome of the investigation; however, all employment

decisions regarding school personnel shall be the sole responsibility of the school district or employer. The Department may not require a school district to remove a school employee from his or her employment position or limit the school employee's duties pending the outcome of an investigation.

7 (d) If the Department has contact with an employer, or 8 with a religious institution or religious official having 9 supervisory or hierarchical authority over a member of the 10 clergy accused of the abuse of a child, in the course of its 11 investigation, the Department shall notify the employer or the 12 religious institution or religious official, in writing, when 13 a report is unfounded so that any record of the investigation can be expunged from the employee's or member of the clergy's 14 15 personnel or other records. The Department shall also notify 16 the employee or the member of the clergy, in writing, that 17 notification has been sent to the employer or to the appropriate religious institution or religious 18 official informing the employer or religious institution or religious 19 20 official that the Department's investigation has resulted in an unfounded report. 21

(d-1) Whenever a report alleges that a child was abused or neglected while receiving care in a hospital, including a freestanding psychiatric hospital licensed by the Department of Public Health, the Department shall send a copy of its final finding to the Director of Public Health and the Director of

1 Healthcare and Family Services.

2 (e) Upon request by the Department, the Illinois State 3 Police and law enforcement agencies are authorized to provide criminal history record information as defined in the Illinois 4 5 Uniform Conviction Information Act and information maintained in the adjudicatory and dispositional record system as defined 6 in Section 2605-355 of the Illinois State Police Law to 7 properly designated employees of the Department of Children 8 9 Family Services if the Department determines and the 10 information is necessary to perform its duties under the 11 Abused and Neglected Child Reporting Act, the Child Care Act 12 of 1969, and the Children and Family Services Act. The request 13 shall be in the form and manner required by the Illinois State Police. Any information obtained by the Department of Children 14 15 and Family Services under this Section is confidential and may 16 not be transmitted outside the Department of Children and 17 Family Services other than to court of а competent jurisdiction or unless otherwise authorized by law. Any 18 employee of the Department of Children and Family Services who 19 20 transmits confidential information in violation of this Section or causes the information to be transmitted in 21 22 violation of this Section is guilty of a Class A misdemeanor 23 unless the transmittal of the information is authorized by this Section or otherwise authorized by law. 24

(f) For purposes of this Section, "child abuse or neglect"
 includes abuse or neglect of an adult resident as defined in

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- 1 this Act.
- 2 (Source: P.A. 101-43, eff. 1-1-20; 102-538, eff. 8-20-21.)